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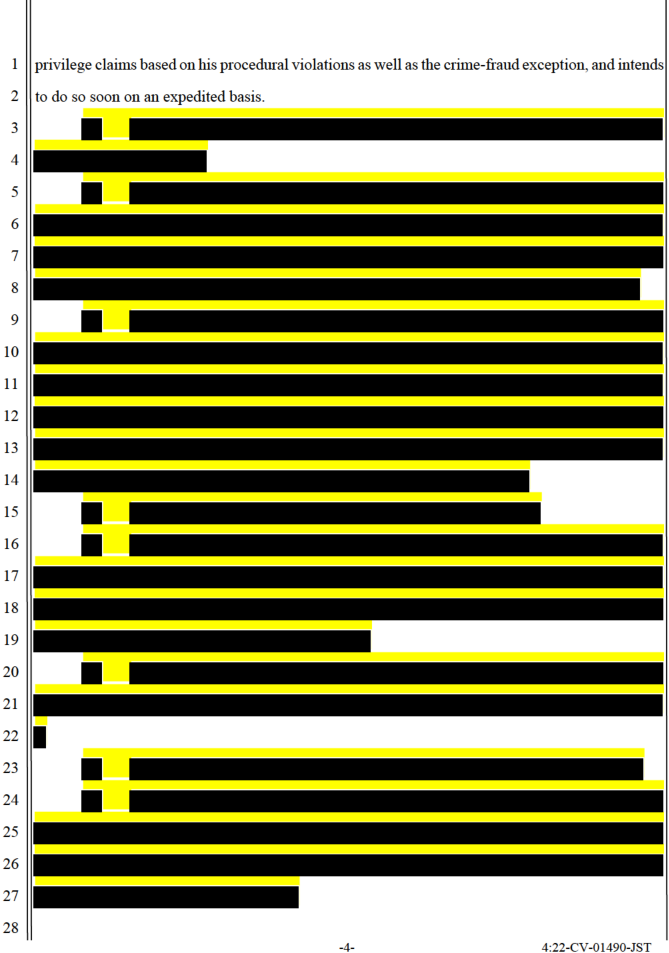
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- I am an attorney with the law firm Baker Botts LLP, based in San Francisco, California, and counsel representing Defendant Netflix, Inc. ("Netflix"). I have personal knowledge of the facts set forth in this declaration and am competent to testify.
- 2. I am submitting this declaration in support of the Defendant Netflix, Inc.'s Unopposed Motion to Modify the Scheduling Order to Extend Fact Discovery.
- 3. On September 6, 2024, Netflix served AiPi, Inc. ("AiPi") with a revised, narrowed subpoena to produce documents in a civil action after AiPi moved to quash an earlier subpoena served by Netflix in June, 2024.
- 4. Attached hereto as Exhibit A is a true and correct copy of December 13, 2024 Order by the Honorable Leonie M. Brinkema, United States District Judge for the Eastern District of Virginia, filed with the Eastern District of Virginia, No. 24-mc-00002, ECF No. 49.
- 5. Attached hereto as Exhibit B is a true and correct copy of Netflix's Public (Redacted) Memorandum in Support of Its Motion for Civil Contempt against AiPi, filed with the Eastern District of Virginia, No. 24-mc-00002, ECF No. 63.
- 6. Attached hereto as Exhibit C is a true and correct copy of the Declaration of Eric Morehouse, filed with the Eastern District of Virginia, No. 24-mc-00002, ECF No. 17-2.
- 7. Attached hereto as Exhibit D is a true and correct copy of an Order by Judge Brinkema on Netflix's Motion for Civil Contempt Against AiPi, dated January 27, 2025, filed with the Eastern District of Virginia, No. 24-mc-00002, ECF No. 65.
- 8. Attached hereto as Exhibit E is a true and correct copy of a Notice of Filing Agreed Initial List of Search Terms by Netflix and AiPi, filed with the Eastern District of Virginia, No. 24mc-00002, ECF No. 66. The forensic discovery vendor identified approximately 60,000 documents on the computer storage drives AiPi made available for imaging that were collected in early February. Based on the volume of hits that the forensic discovery vendor identified, Netflix voluntarily narrowed some of the search terms, reducing the universe of responsive documents to only about 30,000.

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- 9. In the course of conferring with counsel for AiPi regarding the timing of its review of the responsive documents, counsel (Brendan Klaproth) explained that his firm comprises two attorneys and is not able to review many thousands of documents on an expedited basis.
- 10. On January 31, 2025 Netflix and all parties executed an agreement with PricewaterhouseCoopers ("PwC") to forensically image Eric Morehouse's laptop, external hard drive, and iPhone ("the AiPi devices"). The AiPi devices were obtained by PwC for imaging later that day.
- 11. On February 18, 2025 the first search term report was made available by PwC to all parties.
- 12. Netflix identified a first batch of 248 documents responsive to the search terms on February 21, 2025. Counsel for AiPi reviewed the materials by February 24, 2025 and identified 231 of the 248 as privileged. Accordingly, and pursuant to the Virginia Court's Order on Netflix's Motion for Civil Contempt Against AiPi, the 17 documents not identified by AiPi's counsel as privileged were produced to Netflix the next day, while plaintiff Lauri Valjakka and his former attorney, William Ramey, had until March 7, 2025 to review and object on privilege grounds as to the other 231 documents.
- 13. On March 3, 2025, counsel for Netflix contacted counsel for AiPi regarding a deposition of AiPi as authorized by the Virginia Court's Order on Netflix's Motion for Civil Contempt Against AiPi. Counsel for AiPi explained that AiPi's corporate representative, Eric Morehouse, was unavailable for a deposition the week of March 24 due to prior commitments. The deposition is currently scheduled for March 20, but Mr. Morehouse has agreed to an additional deposition if the discovery period is extended in order to address documents that will not have been produced before then.
- 14. Attached as Exhibit F is a true and correct copy of a "Notice to Court RE Order (ECF No. 65)" filed by AiPi with the Eastern District of Virginia, No. 24-mc-00002, ECF No. 67, and "Lauri Valjakka's Objection to Production and Disclosure of Documents Under Court Order 24th January 2025," filed by AiPi with the Eastern District of Virginia, No. 24-mc-00002, ECF No. 67-1. Netflix must now litigate, in the Virginia Court, AiPi's invocation of Mr. Valjakka's untimely



1	23. Attached as Exhibits G-J are a few of the many documents produced by AiPi that
2	support the above statements.
3	24. Attached as Exhibit K is a true and correct copy of Netflix's March 5, 2025 Notice
4	of Deposition to Mr. Onni Hietalahti as representative of CDN Licensing. Mr. Hietalahti did no
5	respond to Netflix's email serving the notice. After Netflix subsequently reached out to Mr
6	Hietalahti, he agreed to a deposition on May 19, 2025 pending approval of the requested extension
7	25. On March 13, 2025, counsel for Netflix emailed Lauri Valjakka and his attorney
8	Onni Hietalahti to ask whether Mr. Valjakka would be opposing Netflix's motion. Mr. Hietalaht
9	replied on Mr. Valjakka's behalf and stated that they "do not oppose the proposed discovery
10	extension."
11	26. I declare under penalty of perjury that the foregoing is true and correct to the best of
12	my knowledge.
13	Executed on March 14, 2025 in San Francisco, California.
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15	/s/ Rachael Lamkin Rachael Lamkin
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